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Senate Bill 197

By: Senators Fort of the 39th and Mullis of the 53rd

A BILL TO BE ENTITLED AN ACT

- 1 To amend Article 2 of Chapter 5 of Title 17 of the Official Code of Georgia Annotated,
- 2 relating to searches with warrants, so as to change provisions relating to issuance of search
- 3 warrants by judicial officers; to provide that no-knock warrants shall not be issued in this
- 4 state except under limited circumstances; to provide for related matters; to provide for an
- 5 effective date; to repeal conflicting laws; and for other purposes.

BE IT ENACTED BY THE GENERAL ASSEMBLY OF GEORGIA:

7 SECTION 1.

- 8 Article 2 of Chapter 5 of Title 17 of the Official Code of Georgia Annotated, relating to
- 9 searches with warrants, is amended by revising Code Section 17-5-22, relating to issuance
- 10 of search warrants by judicial officers generally and maintenance of docket record of
- 11 warrants issued, as follows:
- 12 "17-5-22.

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- 13 (a) As used in this Code section, the term 'no-knock' means a provision in a warrant that
- authorizes an officer executing a warrant to enter without giving audible notice of the
- officer's presence, authority, and purpose.
- 16 (b) All warrants shall state the time and date of issuance and are the warrants of the
- judicial officer issuing the same and not the warrants of the court in which he the judicial
- officer is then sitting. Such warrants need not bear the seal of the court or clerk thereof.
- No search warrant shall be issued which contains a no-knock provision unless the affidavit
- 20 or testimony supporting the warrant establishes by probable cause that if an officer were
- 21 to knock and announce identity and purpose before entry, such act of knocking and
- 22 announcing would likely pose a significant and imminent danger to human life or imminent
- 23 <u>danger of evidence being destroyed.</u> The warrant, the complaint on which the warrant is
- issued, the affidavit or affidavits supporting the warrant, and the returns shall be filed with
- 25 the clerk of the court of the judicial officer issuing the same, or with the court if there is no
- clerk, at the time the warrant has been executed or has been returned 'not executed';

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27	provided, however, that the judicial officer shall keep a docket record of all warrants issued
28	by him the judicial officer, and upon issuing any warrant he the judicial officer shall
29	immediately record the same, within a reasonable time, on the docket."

30 SECTION 2.

- 31 This Act shall become effective upon its approval by the Governor or upon its becoming law
- 32 without such approval.

33 SECTION 3.

34 All laws and parts of laws in conflict with this Act are repealed.